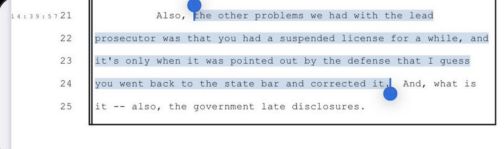
EXHIBIT B (UNDER SEAL)







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2/ The court challenges the government for sloppy drafting:

"[W]ell, it's obvious that the government didn't proofread or review the superseding indictment to prevent these errors."

"Well, who 's proofreading? All of you?"

```
everything goes haywire on the date because the government disclosed the existence of additional discovery from Texas Children's Hospital on September 13th, 2024. This discovery was given to Haim one month -- one month before the initial trial date. That's why we had to kick it down the road a bit and why it's set, I think, for early in December.

So the first question I have for you, okay -- rell, it's obvious that the government didn't proofread or review the superseding indictment to prevent these errors, but are you going to file another superseding indictment or what?

MS. ANSARI: No, Your Honor --

THE COURT: Then how are you going to go ahead with the word "use" when it's not in the statute?

MS. ANSARI: Your Honor, we --

THE COURT: How do you get around that?

MS. ANSARI: Yes. No agreed to strike that language in our response.

THE COURT: You tell me.

MS. ANSARI: Yes. So we are happy to strike the word "use," Your Honor.

THE COURT: So how are you -- how are you going to --

what are you going to plead? Where's the key language?
```

```
MS. ANSARI: It changed, Your Honor, eventually
it changed. It's a typo, Your Honor, citation error. Unl
misleads the defendant --

THE COURT: Well, who's proofreading? All of yo
All three folks?

MS. ANSARI: We apologize, Your Honor.

THE COURT: Well --

MS. ANSARI: You can blame it on me, Your Honor.

THE COURT: I'm not --

MS. ANSARI: I will take the blame.

THE COURT: -- blaming. It's in a major case re
go to trial, and it's still incorrect.

MS. ANSARI: Your Honor, I will take the blame o
that. They are excellent --

THE COURT: So how do you handle that? Is it up
the judge, also, to make that change?
```













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3/ Even worse and indeed fatal to their case, their superseding indictment is riddled with nonexistent statutes alleging crimes that don't exist. How does this happen in a case of this magnitude?

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9 9
                So the first question I have for you, okay -- well,
      it's obvious that the government didn't proofread or review the
11
      superseding indictment to prevent these errors, but are you
12
      going to file another superseding indictment or what?
113
                MS. ANSARI: No, Your Honor --
:14
                THE COURT: Then how are you going to go ahead with
15
      the word "use" when it's not in the statute?
116
                MS. ANSARI: Your Honor, we --
417
                THE COURT: How do you get around that?
618
                MS. ANSARI: Yes. We agreed to strike that language
19
      in our response.
920
                THE COURT: You tell me.
921
                MS. ANSARI: Yes. So we are happy to strike the word
22
      "use, " Your Honor.
423
                THE COURT: So how are you -- how are you going to --
24
      what are you going to plead? Where's the key language?
e 25
                MS. ANSARI: The key language that's in the statute,
```















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4/ Prosecutors try to manufacture a new crime by adding the word "use" to the charges.

Per the court, "Okay. Let me ask you this: How come you [sic] took "wrongfully discloses" from the first indictment, and all of a sudden now you're using "use," and you want me to strike it?"

```
10

1 THE COURT: Okay. Let me ask you this: How come you
2 just change -- you took "wrongfully discloses" from the first
3 indictment, and all of a sudden now you're using "use," and you
4 want me to strike it -- or you want to strike it?
```



Show more

1 32



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5/ The judge scolds the prosecution for dumping new, key evidence from Texas Children's Hospital just one month before trial. This forced delays, and punished the defense of @EithanHaim for the government's failure to share evidence in a timely manner. So much for a fair and

On September 13th, 2024, the government disclosed
that -- we had an initial trial date. All of a sudden
everything goes haywire on the date because the government
disclosed the existence of additional discovery from Texas
Children's Hospital on September 13th, 2024. This discovery was
given to Haim one month -- one month before the initial trial
date. That's why we had to kick it down the road a bit and why













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6/ Prosecutors ignored case law precedent entirely throughout their argument, opting to define key language however they please and without citing precedent. The judge repeatedly asked for case law; they had none, revealing the emperor has no clothes.

```
MS. ANSARI: Your Honor, it is -- we're just agreeing
     that we don't need it. It's and/or use.
7
               THE COURT: Okay. I believe -- we'll hear from the
     defense on this point, but -- so you're saying, what, it's just
8
     minor points?
9
               MS. ANSARI: Yes, Your Honor.
10
11
               THE COURT: All right. What's your best case on it?
12
     We've done research on that.
13
          (Sotto voce discussion between Ms. Ansari and
14
          Ms. Feinstein.)
15
               MS. ANSARI: I can get back to you on the best case,
     Your Honor. I'm not -- on what issue, on taking out "use"?
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7/ When we argued that HIPAA's Privacy Rule cannot create a felony, as Congress never incorporated it into the criminal statute, the prosecutors refused to respond, effectively conceding the point. I again emphasize that these are AUSAs, supposedly be the best of the best.

R. PATRICK: And they have decided, essing our constitutional concerns o R. HALL: -- but it is very clear, , they've misquoted the privacy rule so Congress itself, when it ling to strike that, and you allow trity Act, and HHS also, when it has at it is not a crime, and we go into that on the one hand they have the HE COURT: Is that the 25-pager?

HE COURT: Yeah.

o there, on its face, there is no cre, has noted that as a separate sect we challenged the privacy rule on co, has recognized that there's two st f on Congress has gone back to HIPPA t we think of as HIPPA that's been o separate provision that give them t regulations, but that was never inco civil --

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8/ The government again tried to "strike" problematic language mid-case instead of filing a third, corrected version, and like a child hiding something broken from her parent, pretending there's nothing to see. The court denied the motion to strike.

```
so the first question I have for you, okay --
's obvious that the government didn't proofread or re-
perseding indictment to prevent these errors, but are
ing to file another superseding indictment or what?

MS. ANSARI: No, Your Honor --
THE COURT: Then how are you going to go ahead
e word "use" when it's not in the statute?

MS. ANSARI: Yes. So if we can go to Counts 2 the indictment, if we just strike the word "and/or use "did obtain."

THE COURT: How do you get around that?

MS. ANSARI: Yes. We agreed to strike that law our response.

THE COURT: You tell me.

MS. ANSARI: We would like to then ask the Court of strike the language.

THE COURT: That's denied ms. ANSARI: All right, Your Honor. Then we would tare you going to plead? Where's the key language?

THE COURT: What?
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9/ The government offers no clear definitions of key words in their indictment. They're weaponizing vagueness, leaving the defense guessing how to respond. This isn't just unfair—it's a violation of due process. An entirely baseless case.

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10/ @EithanHaim fulfilled his duty as a whistleblower without exposing private records. But instead of investigating the misconduct he revealed, the government targets him for purely political purposes. This case is pure retaliation poorly disguised as prosecution.















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11/ Sloppy indictments, last-minute evidence dumps, and constitutional evasion: this case is the poster child for prosecutorial overreach.

@EithanHaim trial isn't about justice—it's about silencing someone who stood up against the regime for what is right.

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12/ @EithanHaim deserves peace and the public deserves answers. Why are we here? Why does the government get away with such glaring failures in such a high-stakes case? And how low has the standard for US Attorneys fallen under the Biden administration?

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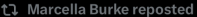
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Coastal Country Clul 🤡 @ccmembersonly 6h 🚥

Wherein the DOJ is prosecuting a doctorwhistleblower with frivolous "HIPPA violations" in retaliation for him exposing a secretive and fraudulent pediatric gender clinic (horror-movie stuff) at a Texas children's hospital:

1: The DOJ attorney did not have a valid license to Show more





BREAKING: Prosecutorial Misconduct continues to be EXPOSED in Whistleblower @EithanHaim's case. A :

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@MarcellaBurke ⋅ 3h

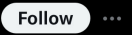
First principles first!

@ClaremontInst is an
institution and I'm a proud alum of its esteemed

John Marshall Fellowship.

1 Marcella Burke reposted





Wherein the DOJ is prosecuting a doctorwhistleblower with frivolous "HIPPA violations" in retaliation for him exposing a secretive and fraudulent pediatric gender clinic (horror-movie stuff) at a Texas children's hospital:

- 1: The DOJ attorney did not have a valid license to practice law.
- 2: The DOJ attorney is making up law and statutes in filings.
- 3: The DOJ attorney has no supporting case law.
- 4: The DOJ attorney apparently discovering evidence only ~30 days before scheduled trial.

This DOJ slop-prosecutor is Tina Ansari (pic attached). She should not be allowed to practice law, let alone as DOJ prosecutor.

They are doing this to send a message to anyone that thinks about whistleblowing on child-tranny operations.

attached). She should not be allowed to practice law, let alone as DOJ prosecutor.

They are doing this to send a message to anyone that thinks about whistleblowing on child-tranny operations.

@EithanHaim protected children's lives at personal risk and is a hero. He is defending this slop-prosecution, which isn't cheap and which most people can't afford.



